FOX ROTHSCHILD LLP Carolyn D. Richmond (CR-0993) 100 Park Avenue, Suite 1500 New York, New York 10017

Phone: (212) 878-7983 Attorneys for Defendants

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

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COSTIN DUMITRESCU, MARIN ALEXANDRU,: and JOSIP RICOV, on behalf of themselves and all: others similarly situated, :

ECF CASE

07-CV-3601 (PKL)

Plaintiffs,

-against-

MR. CHOW ENTERPRISES, LTD., T.C. VENTURES, INC., MC TRIBECA, LLC, MR. CHOW NEW YORK ENTERPRISES, INC., WILDMAN GROUP, INC., and MICHAEL CHOW, individually,

DEFENDANTS' RULE 7.1 DISCLOSURE STATEMENT

Defendants.

Pursuant to Rule 7.1 of the Federal Rules of Civil Procedure, Defendants MR. CHOW ENTERPRISES, LTD. ("Limited"), T.C. VENTURES, INC. ("T.C. Ventures"), MC TRIBECA, LLC ("Tribeca"), MR. CHOW NEW YORK ENTERPRISES, INC. ("Mr. Chow New York"), and WILDMAN GROUP, INC. ("Wildman") disclose that no publicly held corporation holds any of their stock.

Dated: August 22, 2007

New York, New York

FOX ROTHSCHILD LLP

Attorneys for Defendants

/s/ Carolyn D. Richmond

By: Carolyn D. Richmond (CR-0993)

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CERTIFICATE OF SERVICE

CAROLYN D. RICHMOND, an attorney admitted to practice in this Court, hereby states that on August 22, 2007, I caused a true and correct copy of the foregoing Defendants' Rule 7.1 Disclosure Statement to be filed with the Clerk of the District Court using the CM/ECF system, which sent notification of such filing to the following:

> Louis Pechman, Esq. Counsel for Plaintiffs Berke-Weiss & Pechman, LLP 488 Madison Avenue, 11th Floor New York, NY 10022

> > /s/ Carolyn D. Richmond

Carolyn D. Richmond (CR-0993)